

**Military Notices.**

**Ten Thousand Substitutes.**  
WANTED.

**\$300 in Cash Paid to the Substitute Before He Leaves the Room.**

Apply to the County Substitute and Relief Committee, No. 78 and 79 Duane-st., Supreme Court Room,

up stairs.

**Hours from 9 A. M. to 2 P. M.**

By order of the Committee.  
**GEORGE O'DYKE**, Mayor.

**MATTHEW P. BRENNAN**, Comptroller.

**ELIJAH F. PURDY**, Supervisor.

**CRISON BLUNT**, Supervisor.

**WILLIAM R. STEWART**, Supervisor.

**WILLIAM M. TWEED**, Supervisor.

Constance CONSON, Clerk.  
Geo. E. THOMPSON, J.

**Banqueting Proviso-Marshal.**

SIXTH DISTRICT OF NEW YORK, Sept. 1, 1863.

ALL Directors and Officers of the Banqueting Proviso-Marshal, and of the San District, Ward, or the First Congressional District, whose cases have been heard and adjudicated upon, or who have been held for service and not since reported, are hereby notified to REPAIR THEMSELVES at the Headquarters of this District, between 10 and 12 o'clock, on Tuesday next, or WEDNESDAY or FRIDAY, the 22d, 23d, 24th, or 25th instant. All such not repairing within such time will be deemed deserters, and be proceeded against accordingly.

**JAMES W. FARR.**

**Banqueting Proviso-Marshal, and President of Board of Enrollment.**  
**CHARLES H. MONK.**  
Member of Board of Enrollment.

**JAMES W. POWELL**,  
Surgeon of Board of Enrollment.

**Notice to Drafted Men—EIGHTH CONGRESS.**  
SIXTH DISTRICT—NINTH, TENTH, AND XIEST WARD.—All drafted men in this district who have not yet reported, and those whose time has been extended, are hereby noticed that they must report at these Headquarters on or before the 1st day of October, or they will be proceeded against as deserters, and will be treated as such.

**BENJ. F. MANIERE.**  
President of Board of Enrollment.

**SPENCER KIRBY.**  
Commodore of Board of Enrollment.

**Twenty-second Regiment, N. Y. S. A.**—The Rev. Stephen H. Tracy, Capt. of the 25th Regiment, will preach to its members and their friends in the Church of the Mediator, Lexington-st., corner of 36th-st., on **TO-MORROW** (Sunday) EVENING. Services will commence at 4 o'clock.

ARMY MEDICAL BOARD, No. 435 Broadway, New York. The Army Medical Board, for the purpose of examining candidates for appointment as **SURGEONS** and **ASSISTANT SURGEONS** to colored troops, meet daily at No. 435 Broadway. Candidates for examination of **ASSISTANT SURGEONS** should apply to the Surgeon General, No. 435 Broadway, on the 1st day of each month, for examination of **ASSISTANT SURGEONS** for the 1st, 2nd, and 3rd Regiments.

**Provoost-Marshal's Office—New York City.**—For the appointment of **Surgeons** and **Assistants** to colored troops, meet daily at No. 435 Broadway, on the 1st day of each month, for examination of **ASSISTANT SURGEONS** for the 1st, 2nd, and 3rd Regiments.

**A ACT relating to **Habers Corps**, and regulating judicial proceedings in certain cases, approved March 2, 1863.**

**It is enacted by the Senate and House of Representatives of the United States in Congress assembled, That** during the present Rebellion, the President of the United States, whenever in his judgment the public safety may require it, is authorized to suspend the privilege of the writ of habeas corpus in case of any State or the District of Columbia, for such time as he may direct, and when so suspended shall be suspended as far as military or other officer shall be compelled, in answer to any writ of habeas corpus, to return the body of any person so person detained by him by authority of the President; but upon such a suspension of the privilege of the writ of habeas corpus as may be directed by the President, the commanding general of the United States in the part where such suspension and when so suspended, in the judgment of the President, the public safety does require the privilege of the writ, shall now be suspended throughout the United States in cases when by the authority of the President, or the commanding general of the United States, or any of the several persons under their command or in their custody, either as prisoners or as rebels or subjects of the enemy, or officers, soldiers, or seamen, employed, drafted, or enlisted, or enlisting in the cause of the rebellion, or any of them, or in the cause of the rebellion, or any party thereto, or any person who has been or who may be detected as being a party thereto, and who, in the judgment of the President, further proceedings under the writ of habeas corpus shall be suspended by the Judge or Courts having legal jurisdiction over such cases, so long as such suspension by the President shall remain in force, and for such period or for such other period as the President may direct.

**A PROCLAMATION.**  
WHEREAS, The Constitution of the United States has ordained that the privilege of the writ of habeas corpus shall not be suspended, except when necessary for the public safety may require it; and whereas, a rebellion was existing on the 1st day of March, 1861, which rebellion is still existing; and whereas, by a statute which was approved on that day, it was enacted by the Senate and House of Representatives of the United States in Congress assembled, that during the present Rebellion the President of the United States, whenever in his judgment the public safety may require it, is authorized to suspend the privilege of the writ of habeas corpus in case of any State or the District of Columbia, for such time as he may direct, and when so suspended shall be suspended as far as military or other officer shall be compelled, in answer to any writ of habeas corpus, to return the body of any person so person detained by him by authority of the President; but upon such a suspension of the privilege of the writ of habeas corpus as may be directed by the President, the commanding general of the United States in the part where such suspension and when so suspended, in the judgment of the President, the public safety does require the privilege of the writ, shall now be suspended throughout the United States in cases when by the authority of the President, or the commanding general of the United States, or any of the several persons under their command or in their custody, either as prisoners or as rebels or subjects of the enemy, or officers, soldiers, or seamen, employed, drafted, or enlisted, or enlisting in the cause of the rebellion, or any of them, or in the cause of the rebellion, or any party thereto, or any person who has been or who may be detected as being a party thereto, and who, in the judgment of the President, further proceedings under the writ of habeas corpus shall be suspended by the Judge or Courts having legal jurisdiction over such cases, so long as such suspension by the President shall remain in force, and for such period or for such other period as the President may direct.

Now, therefore, I, Abraham Lincoln, President of the United States, do hereby proclaim and make known to all whom it may concern, that the privilege of the writ of habeas corpus is suspended, for such time as the public safety may require it, in several cases before mentioned, and that this suspension will continue throughout the duration of the said rebellion, or until the proclamation shall, by a subsequent one, to be issued by the President of the United States, be modified or revoked.

Captain and Provoost-Marshal 10th Dist. N.Y.—O. C. KING. An **ACT relating to **Habers Corps**, and regulating judicial proceedings in certain cases**, approved March 2, 1863.

**It is enacted by the Senate and House of Representatives of the United States in Congress assembled, That** during the present Rebellion, the President of the United States, whenever in his judgment the public safety may require it, is authorized to suspend the privilege of the writ of habeas corpus in case of any State or the District of Columbia, for such time as he may direct, and when so suspended shall be suspended as far as military or other officer shall be compelled, in answer to any writ of habeas corpus, to return the body of any person so person detained by him by authority of the President; but upon such a suspension of the privilege of the writ of habeas corpus as may be directed by the President, the commanding general of the United States, or any of the several persons under their command or in their custody, either as prisoners or as rebels or subjects of the enemy, or officers, soldiers, or seamen, employed, drafted, or enlisted, or enlisting in the cause of the rebellion, or any of them, or in the cause of the rebellion, or any party thereto, and who, in the judgment of the President, further proceedings under the writ of habeas corpus shall be suspended by the Judge or Courts having legal jurisdiction over such cases, so long as such suspension by the President shall remain in force, and for such period or for such other period as the President may direct.

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And whereas, all the laws, and treaties, and agreements made and entered into between the United States and the two nations, or with either, or both, in conformity with the Constitution of the United States and the laws of Congress, in such cases made and provided.

[¶ 8.] In testimony whereof, I have hereunto set my hand, and caused the seal of the state to be affixed to this, the 14th day of September, in the year of our Lord one thousand eight hundred and sixty-three, and of the independence of the United States, the eighty-eighth.

By the President,  
**ABRAHAM LINCOLN.**  
W. H. SEWARD, Secretary of State.

**To Whom it may Concern.**

**A SECRET** that every Married Woman should know.—Inches 50 cents and a stamped envelope addressed to yourself, to Box No. 66 Post-office, Winchester, N.H. Simple and cheap.

**DIVORCES** can be obtained in another State for persons desiring it, without the necessity of a change of residence. Satisfactory information can be obtained by addressing Mrs. No. 820 Post-office, New York.

**PRIZE MONEY FOR THE U. S. NAVY**—Officers and men who have been discharged can be paid by applying through  
**SOERS, BROWN & Co.**, No. 2 Park-place, N. Y. City.

**SUBSTITUTES FURNISHED** at No. 25 Chambers-st.—Persons who wish to exempt themselves from the Draft for three years can present any number of **SUBSTITUTES** at the office of **JAMES LEE**, No. 26 Chambers-st.

**THE Best Agency**—Send stamp for Circular, and mark Clark's Patent Indelible Pencl. Sent for 30 cents. Free by mail. **E. P. Clark & Co.**, Northampton, Mass.

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